

Entered pursuant to Administrative Order No. 08-10: Kenneth J. Hirz, Clerk of Court By: /s/ Kathleen Deger

Deputy Clerk

Dated: 01:08 PM April 18 2014

THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF OHIO

N RE:) CHAPTER 13 PROCEEDING
RENEE A. WHITE PO BOX 361461 STRONGSVILLE, OH 44136)) ORDER CONFIRMING PLAN
OTTOMOGVILLE, OTT 44100) CASE NO. 14-50229
DEBTOR(S)) JUDGE MARILYN SHEA-STONUM

The Chapter 13 plan (the "Plan") in this case came on for confirmation at a hearing before the Court. A copy of the Plan is attached to this Order Confirming Plan (the "OCP"). Based upon the papers filed in this case, information presented by the Standing Chapter 13 Trustee (the "Trustee") and such other matters, if any, presented by the debtor or the debtors, in a joint case, (collectively, the "Debtor"), Debtor's counsel, any objector or any other interested party, the Court finds that:

- A) Notice of the confirmation hearing was duly given.
- B) The Plan complies with applicable provisions of Title 11 of the United States Code (the "Bankruptcy Code").

IT IS THEREFORE ORDERED THAT:

- 1) The Plan is confirmed.
- 2) The Debtor's Plan is incorporated into this OCP as if fully rewritten herein, provided, however, that should there be any inconsistencies between the Plan and this OCP, this OCP shall control.
- The Plan may extend beyond its stated term, but not to exceed a total of sixty (60) months in duration, in order to carry out the provisions of this OCP without further application or notice pursuant to Bankruptcy Code Section 1322(c).
- 4) Pursuant to Bankruptcy Code Section 1302(b)(4), the Trustee is authorized and permitted to send notices, plan balances and other general information concerning the administration of the Plan directly to the Debtor.
- 5) The property of this bankruptcy estate shall consist of all items listed in Bankruptcy Code Sections 541 and 1306, including, but not limited to all postpetition assets and income acquired by the Debtor.

- All property of the estate acquired after the commencement of the case and not reported to the Trustee or scheduled in accordance with Rule 1007(h) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") shall remain property of the estate and will not vest in the Debtor upon confirmation under Bankruptcy Code Section 1327(b).
- 7) All property owned by the Debtor prepetition which is properly disclosed on the petition schedules shall remain in possession of the Debtor and such prepetition property shall vest in the Debtor upon confirmation. Creditors, as that term is defined in Bankruptcy Code Section 101, may not proceed against property which has vested in the Debtor without requesting a hearing pursuant to Bankruptcy Code Section 362.
- 8) The valuation of secured claims listed in the Plan pursuant to Bankruptcy Code Section 506(a) shall be determined by the Court upon motion and the opportunity for hearing as discussed in the Court's decision in In Re Fiorill, 196 B.R. 83 (Bankr. N.D. Ohio 1996) and Creditors shall not be bound by valuations made in the Plan and schedules unless this procedure is followed.
- 9) Creditors seeking to be paid under the Plan must file a proof of claim pursuant to Bankruptcy Rule 3002.
- Absent an objection or court order, the Trustee shall pay proofs of claim as filed pursuant to Bankruptcy Code Section 502 and Bankruptcy Rule 3001(f).
- Pursuant to Bankruptcy Code Sections 521(3) and (4) and Bankruptcy Rule 4002(3) and (4), the Debtor is under a continuing obligation to cooperate with the Trustee and disclose all income and assets.

RESPONSIBILITY OF THE DEBTOR IN A CHAPTER 13 PLAN

- 1) The Debtor agrees to make timely payments in the amount stated in the Plan (the "Plan Payments"). Furthermore, the Debtor agrees to devote all future disposable income to the Plan as required by Bankruptcy Code Sections 1322(a)(1) and 1325(b)(2). A Debtor who is regularly employed must make Plan Payments by payroll deduction, unless the Trustee has consented to an agreed order allowing direct payments. A Debtor who is self-employed or who has other sources of income must make the Plan Payments by money order or certified check. The Debtor is responsible for making the Plan Payments to the Trustee by no later than the 20th of each month.
- 2) If the Plan provides that the Debtor is to make postpetition mortgage payments directly outside of the Plan, the Debtor agrees to make those postpetition mortgage payments timely.
- The Debtor must give notice of any change of address to Debtor's attorney, the Trustee and the Clerk of the U.S. Bankruptcy Court.
- 4) The Debtor is under a continuing obligation during the course of the Plan to consult Debtor's attorney if Debtor is unable to make Plan Payments.
- 5) The Debtor shall not incur additional debt exceeding \$1,000 (One thousand dollars), cumulatively over the life of the Plan, without notice to the Trustee and approval from the Court.
- The Debtor shall not transfer any interest in real property or automobiles without the Court's approval.
- 7) The Debtor shall not transfer personal property valued at \$1,500 (One thousand five hundred dollars) or more without the Court's approval.
- 8) If the Debtor seeks to refinance real estate, the Debtor is under an on-going obligation to consult with Debtor's attorney before completing said refinancing. Refinancing must be reviewed by the Trustee and approved by the Court.
- 9) The Debtor is under a continuing obligation during the Plan to pay all applicable taxes as such taxes become due, including, but not limited to, (a) income taxes to federal, state, and local taxing authorities, (b) local property taxes and (c) sales and payroll taxes for which the Debtor is personally

- responsible. The Debtor must timely file all postpetition tax returns. Upon request of the Trustee, the Debtor must supply copies of tax returns to the Trustee during the Plan.
- 10) Tax refunds in excess of \$1,500 (One thousand five hundred dollars), calculated to exclude Earned Income Tax Credits and child and dependant care credits, are property of the bankruptcy estate and must be paid to the Trustee, for the benefit of creditors, for distribution according to the Plan.
- The Debtor may make application to the Trustee and the Court if the Debtor has a compelling reason to retain tax refunds in excess of \$1,500 (One thousand five hundred dollars).
- The Debtor is under a continuing obligation to maintain homeowner's insurance during the Plan. Furthermore, the Debtor is under a continuing obligation to maintain minimum automobile liability coverage required by Ohio law during the Plan. The Trustee is authorized to request proof of automobile and homeowner's insurance, as the Trustee deems appropriate.
- A Debtor engaged in self-employment (sole proprietorship, S-corporation, owner of C-corporation, or rental properties) is required semi-annually to supply updated financial information as requested by the Trustee.

RESPONSIBILITY OF HOLDERS OF SECURED CLAIMS

- Holders of secured claims on either real or personal property of the Debtor do not need to seek relief from the automatic stay pursuant to Bankruptcy Code Section 362 for the limited purpose of supplying the Debtor coupon books, notice of a change in address of the creditor, notice of a change in servicing agent for the creditor, annual 1098 tax information, and all other information that provides the Debtor an accounting of payments paid both by the Debtor directly and by the Trustee.
- All holders of claims secured by mortgages or deeds of trust on real property shall apply payments designated as a cure of prepetition arrearage and paid under the Plan to prepetition payments, and shall apply payments designated as postpetition payments and paid outside the plan after the commencement of the case to on-going postpetition payments.
- 3) All holders of secured claims shall refrain from imposing late charges on postpetition payments if those payments are paid timely.
- 4) Provided that the Debtor is current in his/her postpetition mortgage payments and current in his/her plan payments to the Trustee, and is occupying the premises that is subject to the mortgage or deed of trust, holders of claims secured by mortgages or deeds of trust shall refrain from the imposition of monthly inspection fees, attorneys fees, paralegal fees or other type of bankruptcy monitoring fees without prior approval of the Bankruptcy Court, after notice and hearing.
- 5) All holders of claims secured by mortgages or deeds of trust shall refrain from holding an amount equivalent to more than one month's postpetition payment in a "suspense account" or other similar device that serves to prevent the application to the account of the Debtor's payment of either principal or interest.
- 6) If the Plan provides that the Trustee is to make the mortgage payment (both prepetition and postpetition), the mortgage payments are deemed timely paid as long as the Debtor is current in payments to the Trustee. This provision does not apply if the Plan provides for payment of postpetition mortgage payments directly by the Debtor outside the Plan.

PAYMENT OF ATTORNEY FEES IN A CHAPTER 13 PLAN

 Debtor's counsel fees in Chapter 13 cases filed in Akron, Ohio, shall be deemed an administrative expense of the bankruptcy estate pursuant to Bankruptcy Code Section 503(b). Upon confirmation of the Plan, provided sufficient funds have been paid into the Plan, the Trustee shall commence payment of attorney fees pursuant to Bankruptcy Code Sections 507(a)(1) and 1326(b)(1), subject to Administrative Order No. 12-03.

- 2) Debtor's counsel shall remain counsel of record and provide representation on behalf of the Debtor until completion or dismissal of this case, unless said representation has been excused by the Court. Failure to attend to such representation may result in an order requiring disgorgement of fees.
- Pursuant to the disclosure of compensation of Attorney for debtor(s) attorney fees have been requested in the total amount of \$3,000.00.

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Approved:

/s/ Keith L. Rucinski
Keith L. Rucinski, Esquire
Chapter 13 Trustee
One Cascade Plaza. #2020
Akron, OH 44308

Phone: 330-762-6335 Fax: 330-762-7072

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO

14-50229

	In re: Renee A. White) Chapter 1) Judge	13 Case No.: MARILYN SHEA-STONUM
De	Debtor(s)) <u>X</u>) <u>\</u>) <u>\</u>	Original Chapter 13 Plan Amended Chapter 13 Plan** See Paragraph Twelve for Special Provisions

plan plan hea dist	The purpose of this plan is to organize how claims are properlied items and treatment under the plan. Creditors must endan. Creditors should read this plan carefully and discuss it plan must file with the Court a timely written objection. This nearing unless a timely written objection is filed. Creditors distributions under this plan. Absent an objection by the filed. Secured claims must have proof of security attaches on the front page of the proof of claim.	exercise their of with their attors s plan may be comust file a probable (a) Debtor(s) or	orney. Anyone who wishes to oppose any provision of this confirmed and become binding without further notice or coof of claim with the Court in order to receive other party in interest, the Trustee shall pay claims as
**]	** Reason Plan is Being Amended		
1.	I. PLAN PAYMENTS		
	Within 30 days of the filing of this bankruptcy case, the Debt blan payments (the "Monthly Plan Payment") pursuant to 11		
A.	A. To the Chapter 13 Trustee (hereinafter "Trustee"): \$1	48.00 per m	onth, payable in
	monthly semi-monthly bi-weekly	y week	kly installments of \$148.00 each,
	The Debtor is employed by (name and address The Debtor is self-employed and shall make pa The Debtor is retired and/or has SSI and shall n	nyments to the	Trustee by cashier check or money order.
and A s	The Debtor further proposes to devote all annual income child care, educational and earned income credits to the repained for good cause shown, the Court may consider and may a suspension of plan payments, if approved by the Court, with the plan.	yment of credi grant a tempora	itors under this plan. Upon application by the Debtor(s), ary suspension of plan payments without hearing or notice.
2.	2. ADEQUATE PROTECTION PAYMENTS PRIOR T	TO CONFIRM	MATION
	Concurrent with the filing of this plan, the Debtor has fil adequate protection payments to the following creditors. Pur agreed entry for adequate protection payments and file an object.	rsuant to 11 US	SC Section 102, creditors shall have 20 days to review the
	Creditor and Collateral Account # -NONE-	Addre	<u>Amount</u>
3.	3. ORDER OF DISTRIBUTION		

After confirmation of this plan, funds available for distribution will be paid monthly by the Trustee in the following order: (i) Trustee's authorized percentage fee and/or administrative expenses; (ii) attorney fees as allowed under applicable rules and guidelines; (iii)

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monthly payments as provided for in Paragraphs 4, 5 and 6; (iv) priority domestic support obligation claims pursuant to 11 U.S.C. §507(a)(1); (v) other priority unsecured claims pursuant to 11 U.S.C. §507(a); and (vi) general unsecured claims. If the Trustee has received insufficient funds from the Debtor to make the monthly payment to secured creditors, the Trustee may use best efforts to pay secured creditors from the funds on deposit with the Trustee on the date of distribution. Should the Debtor's plan payments result in the completion of payments to unsecured and priority creditors while leaving a balance owing to secured creditors, the Trustee is authorized to remove the fixed monthly payment amounts to finish payment to secured creditors on a pro rata basis in order to expedite payment to the secured creditors.

4. CLAIMS SECURED BY REAL PROPERTY

A. Mortgage and Real Estate Tax Arrearages

Trustee shall pay the monthly payment amount to allowed claims for mortgage arrearages and real estate tax arrearages in equal monthly payments. Trustee will pay interest on the mortgage arrearage if the proof of claim provides for interest, unless an objection to the claim is filed and an order is entered disallowing the requested interest. Note: The interest rate requested by the creditor should be stated on the front of the proof of claim. Debtor shall pay all post-petition mortgage payments and real estate taxes as those payments ordinarily come due beginning with the first payment due after the filing of the case.

ordinarily come due beginning with the first payment due after the filing of the case.									
Creditor -NONE-	Property Add	ress	Estimated Arrearage <u>Claim</u>	Interest Rate	Monthly Payment (Paid by Trustee)				
B. Liens and Other Claims Secured by Real Estate									
Creditor -NONE-	Property Address		Amount to be Paid Through the Plan	Interest Rate	Monthly Payment (Paid by Trustee)				
5. CLAIMS SECURE	5. CLAIMS SECURED BY PERSONAL PROPERTY								
A. Secured Claims to be Paid Through the Plan:									
Trustee shall pay the following claims in equal monthly payments.									
<u>Creditor</u> Loan Max	Collateral <u>Description</u> 2007 Chevy Ave	eo 115,000 Miles	Claim <u>Amount</u> 2,500.00	Interest Rate 5.50%	Monthly Payment (Paid by Trustee)				
6. FEDERAL TAX LIENS SECURED BY REAL AND PERSONAL PROPERTY									
Claim Amount -NONE-	Interest Rate	Monthly Payment (Paid by Trustee)							
7. DOMESTIC SUPPORT OBLIGATIONS									
Debtor ☐ does ☒ does not have domestic support obligations pursuant to 11 U.S.C. §101(14A).									
If the Debtor does have domestic support obligations:									

Holder Name
Address of Holder
(if known)
Address of Child Enforcement Support Agency
(mandatory)

The holder(s) of any claims for domestic support obligations pursuant to 11 U.S.C. §1302(d) are as specified below. If the holder of a claim is a minor, the name and address of the minor holder shall be disclosed to the Trustee contemporaneously with the filing of this

-NONE-

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plan in compliance with U.S.C. §112.

Trustee shall pay pursuant to 11 U.S.C. §507(a)(1) on a pro-rata basis the allowed arrearage claims for domestic sup	port oblig	ations	, (
Debtor shall pay all post-petition domestic support obligations as those payments ordinarily come due.			

Creditor Name Creditor Address Claim
-NONE
Estimated Arrearage
Creditor Address Claim

8. OTHER PRIORITY CLAIMS

Trustee shall pay pursuant to 11 U.S.C. §507(a) on a pro rata basis other allowed unsecured priority claims.

<u>Creditor</u> <u>Claim Amount</u>

9. GENERAL UNSECURED CLAIMS

Unsecured Creditors shall be paid 1 %, of timely filed and non disputed general non-priority unsecured claims.

10. PROPERTY TO BE SURRENDERED

Debtor will surrender the following property no later than 30 days from the filing of the case unless specified otherwise in the plan. The creditor may file a claim for the deficiency and will be treated as a non-priority unsecured creditor. Any unsecured deficiency claim must be filed within 180 days from the date that the petition is filed. A deficiency claim filed beyond the 180 days must be allowed by separate order of the Court.

<u>Creditor</u> <u>Property Description</u>

11. EXECUTORY CONTRACT AND UNEXPIRED LEASES

All executory contracts and unexpired leases are rejected except the following, which are assumed. Trustee shall pay the monthly payment amount to allowed claims for executory contract arrearages and unexpired lease arrearages. Debtor shall pay all post-petition payments that ordinarily come due beginning with the first payment due after the filing of the case.

<u>Creditor</u> Property
-NONE
Property
Description

12. SPECIAL PROVISIONS

Claims specified below include the cramdown of automobiles or bifurcation of claims. The portion of any allowed claim that exceeds the secured amount will be treated as an unsecured claim. Upon confirmation, the secured amount and interest rate specified below, or as modified, will be binding pursuant to 11 U.S.C. §1327 unless a timely written objection to confirmation is filed and sustained by the court.

Collateral Claim Interest Monthly Payment

Creditor Description
Loan Max 2007 Chevy Aveo 115,000 Miles 1509.00 5.50%

Claim Interest Monthly Payment

Amount Rate (Paid by Trustee)
5.50%

/s/ Renee A. White Renee A. White

Date: February 3, 2014 /s/ Vance P. Truman

Vance P. Truman 0061526

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0061526 Vance P. Truman, Attorney at Law 689 Lafayette Road Medina, OH 44256 (330) 722-8877

14-50229

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO

14-50229

In r Rer	re: nee A. White)	Chapter 1 Judge ⊠	Original Chapter 13 Pla	
Del	btor(s))		Amended Chapter 13 P See Paragraph Twelve f	
	**************************************				·*********************
spec plan plan hear dist file c	The purpose of this plan is to organize how claims cific items and treatment under the plan. Creditors in. Creditors should read this plan carefully and disc in must file with the Court a timely written objection ring unless a timely written objection is filed. Creditibutions under this plan. Absent an objection left. Secured claims must have proof of security at the front page of the proof of claim.	must execuss it wing. This politors must be the D	ercise their of ith their attor- olan may be coust file a pro- pebtor(s) or of	wn judgment in deciding who ney. Anyone who wishes to onfirmed and become binding of claim with the Courbther party in interest, the	hether to accept or oppose the o oppose any provision of this ing without further notice or rt in order to receive e Trustee shall pay claims as
** R	Reason Plan is Being Amended				
1.	PLAN PAYMENTS				
	thin 30 days of the filing of this bankruptcy case, the payments (the "Monthly Plan Payment") pursuant				commence making monthly
A.	To the Chapter 13 Trustee (hereinafter "Trustee"):	\$ <u>148</u>	8.00 per me	onth, payable in	
	monthly semi-monthly bi-v	veekly	week	ly installments of \$14	48.00 each,
	The Debtor is employed by (name and action of the Debtor is self-employed and shall matter of the Debtor is retired and/or has SSI and the Debtor is retired an	ake payn	nents to the T	rustee by cashier check or	money order.
child and A su	The Debtor further proposes to devote all annual in d care, educational and earned income credits to the for good cause shown, the Court may consider and uspension of plan payments, if approved by the Couplan.	e repayn l may gra	nent of credit ant a tempora	ors under this plan. Upon a ry suspension of plan paym	application by the Debtor(s), nents without hearing or notice.
2.	ADEQUATE PROTECTION PAYMENTS PR	IOR TO) CONFIRM	IATION	
adec	Concurrent with the filing of this plan, the Debtor quate protection payments to the following creditor eed entry for adequate protection payments and file	s. Pursu	ant to 11 US	C Section 102, creditors sh	nall have 20 days to review the
	Creditor and Collateral Account # -NONE-		Addres	<u>s</u>	Amount
3.	ORDER OF DISTRIBUTION				

After confirmation of this plan, funds available for distribution will be paid monthly by the Trustee in the following order: (i) Trustee's authorized percentage fee and/or administrative expenses; (ii) attorney fees as allowed under applicable rules and guidelines; (iii)

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monthly payments as provided for in Paragraphs 4, 5 and 6; (iv) priority domestic support obligation claims pursuant to 11 U.S.C. §507(a)(1); (v) other priority unsecured claims pursuant to 11 U.S.C. §507(a); and (vi) general unsecured claims. If the Trustee has received insufficient funds from the Debtor to make the monthly payment to secured creditors, the Trustee may use best efforts to pay secured creditors from the funds on deposit with the Trustee on the date of distribution. Should the Debtor's plan payments result in the completion of payments to unsecured and priority creditors while leaving a balance owing to secured creditors, the Trustee is authorized to remove the fixed monthly payment amounts to finish payment to secured creditors on a pro rata basis in order to expedite payment to the secured creditors.

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Creditor -NONE-	Property Addre	ess	Estimated Arrearage <u>Claim</u>	Interest Rate	Monthly Payment (Paid by Trustee)			
B. Liens and Other Claims Secured by Real Estate								
Creditor F-NONE-	Property Address		Amount to be Paid Through the Plan	Interest Rate	Monthly Payment (Paid by Trustee)			
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6. FEDERAL TAX LIENS SECURED BY REAL AND PERSONAL PROPERTY								
Claim Amount -NONE-	Interest Rate	Monthly Payment (Paid by Trustee)						
7. DOMESTIC SUPPORT OBLIGATIONS								
Debtor ☐ does ☒ does not have domestic support obligations pursuant to 11 U.S.C. §101(14A).								

Holder Name Address of Holder (if known)

Address of Child Enforcement Support Agency (mandatory)

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If the Debtor does have domestic support obligations:

plan in compliance with U.S.C. §112.

-NONE-

Best Case Bankruptcy

The holder(s) of any claims for domestic support obligations pursuant to 11 U.S.C. §1302(d) are as specified below. If the holder of a claim is a minor, the name and address of the minor holder shall be disclosed to the Trustee contemporaneously with the filing of this

Trustee shall pay pursuant to 11 U.S.C. §507(a)(1) on a pro-rata basis the allowed arrearage claims for domestic support obligations. Debtor shall pay all post-petition domestic support obligations as those payments ordinarily come due.

Creditor Name Creditor Address Claim
-NONE
Estimated Arrearage
Creditor Address Claim

8. OTHER PRIORITY CLAIMS

Trustee shall pay pursuant to 11 U.S.C. §507(a) on a pro rata basis other allowed unsecured priority claims.

<u>Creditor</u> <u>Claim Amount</u>

9. GENERAL UNSECURED CLAIMS

Unsecured Creditors shall be paid 1 %, of timely filed and non disputed general non-priority unsecured claims.

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Debtor will surrender the following property no later than 30 days from the filing of the case unless specified otherwise in the plan. The creditor may file a claim for the deficiency and will be treated as a non-priority unsecured creditor. Any unsecured deficiency claim must be filed within 180 days from the date that the petition is filed. A deficiency claim filed beyond the 180 days must be allowed by separate order of the Court.

<u>Creditor</u> <u>Property Description</u>

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<u>Creditor</u> Property
-NONE
Property
Description

12. SPECIAL PROVISIONS

Claims specified below include the cramdown of automobiles or bifurcation of claims. The portion of any allowed claim that exceeds the secured amount will be treated as an unsecured claim. Upon confirmation, the secured amount and interest rate specified below, or as modified, will be binding pursuant to 11 U.S.C. §1327 unless a timely written objection to confirmation is filed and sustained by the court.

/s/ Renee A. White
Renee A. White

 Date:
 February 3, 2014
 /s/ Vance P. Truman

 Vance P. Truman 0061526

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